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SWC Submission #: SWCCE-0089

STATE WATER CONTRACTORS

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(916) 447-7357 | www.swc.org

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January 14, 2014

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To: State Water Contractors

From: Department of Water Resources

Date: January 14, 2014

SUBJECT: DWR Edits to SWC's 6th Offer for Extension of the SWP Water Supply Contracts

To: Department of Water Resources

FROM: State Water Contractors ¹

DATE: January 15, 2014

Seventh Offer for Extension of the State Water Project 2 Water Supply Contracts

This document contains a proposed Statement of Principles that could provide the foundation for an agreement among the State Water Project Contractors (Contractors) and the Department of Water Resources (DWR) that will extend the contracts.

Summary To-Date of Contract Extension Negotiation Proposed Offers

May 1, 2013 Contractors' 1st Offer (Initial Offer)
May 1, 2013 DWR's 1st Offer (Initial Offer)
June 26, 2013 Contractors' 2nd Offer
July 10, 2013 DWR's 2nd Offer
August 7, 2013 Contractors' 3rd Offer
September 4, 2013 DWR's 3rd Offer
September 17, 2013 Contractors' 4th Offer

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¹The SWC organization is a nonprofit mutual benefit corporation that represents and protects the common interests of its 27 member public agencies in the vital water supplies provided by California's State Water Project ("SWP"). Each of the SWC member agencies holds a contract with the California Department of Water Resources ("DWR") to receive water supplies from the SWP. Collectively, the SWC members deliver water to more than 25 million residents throughout the state and more than 750,000 acres of agricultural lands. SWP water is served from the San Francisco Bay Area, to the San Joaquin Valley and the Central Coast, to Southern California. The SWC's members are: Alameda County Flood Control and Water Conservation District Zone 7; Alameda County Water District; Antelope Valley-East Kern Water Agency; Castias Municipal Water District; Castaic Lake Water Agency; Central Coastal Water Authority; City of Yuba City; Coachella Valley Water District; County of Kings; Crestline-Lake Arrowhead Water Agency; Desert Water Agency; Dudley Ridge Water District; Empire-West Side Irrigation District; Kern County Water Agency; Littlerock Creek Irrigation District; Metropolitan Water District of Southern California; Mojave Water Agency; Napa County Flood Control and Water Conservation District; Cas K Flat Water District; Palmdale Water District; San Bernardino Valley Municipal Water District; San Gabriel Valley Municipal Water District; San Gorgonio Pass Water Agency; San Luis Obispo County Flood Control & Water Conservation District; Solano County Water Agency; and Tulare Lake Basin Water Storage District.

² The State Water Project is the name commonly used to refer to the State Water Resources Development System (Water Code Section 1231)

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DWR's 4th Offer October 2, 2013

October 16, 2013 Contractors' 1st Tentative Offer October 23, 2013 DWR's 1st Tentative Offer

December 17, 2013 Contractors' 5th Offer

January 8, 2014 DWR's Edits to Contractors' 5th Offer

January 15, 2014 Contractors' 6th Offer

DWR's Edits to Contractors' 6th Offer SWP Contractors' 7th Offer January 14, 2014

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Outline of the Contractors' Proposed Offer

l.	Objective 1	Term of Contract
II.	Objective 2A	Reserves
III.	Objective 2B	Accounts (SSA, SRA, FCA)
IV.	Objective 2C	Flow of Funds
V.	Objective 2D	Financial Management
VI.	Objective 2E	Supplemental Billing
VII.	Objective 3A	Simplification of Billing
VIII.	Objective 3B	RAS
IX.	Objective 3C	1(hh)
X.	Objective 3D	Billing Authorization
XI.	Objective 4	BDCP and DHCCP Participation

STATEMENT OF PRINCIPLES BY THE SWP CONTRACTORS

I. OBJECTIVE 1: TERM OF CONTRACT

A. Water Supply Contract Term Extension

Extend term of the SWP water supply contracts by 7540 7540 years from December 31, 2035 to December 31, 207511021102075. (Final term pending outcome of Objectives 2, 3, and 4.)
 (Final term pending outcome of Objectives 2, 3, and 4.)

II. OBJECTIVE 2A: RESERVES

A. General Operating Account (GOA)

- 1. **Uses of GOA** Cash flow deficiencies resulting from chargeable water supply purposes and during a SWRDS emergency for any SWRDS purpose.
- SWRDS Emergency An immediate, urgent, critical, unexpected, or impending situation that, in the <u>Director's judgment</u>, may cause <u>or pose a risk of causing</u> injury, loss of life, damage to the property, <u>impairment of the financial condition</u>, and/or interference with the normal activities of the State Water Resources Development System which requires immediate attention and remedial action.

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- 3. **Initial Cap** Increase the authorized General Operating Account (GOA) balance from \$22.7 million to \$150 million pursuant to Article 51(a)(3).
- 4. Cap Adjustment Determination Every five years there shall be a business case analysis on the GOA authorized cap including an evaluation of the cap and business risks associated with SWRDS cash flow provided to the SWRDS Finance Committee for recommendation to the DWR Director regarding a GOA cap adjustment. If there is a decrease in the cap (but the cap shall not be lower than \$150 million), the excess funds would be transferred to the SRA.
- Cap Adjustment Funding Source (Pre-2035) Shall be the Director's discretion to use 51(e)
 revenues, investment earnings retained in the GOA, and transfers of funds from the SRA and
 SSA.
- Cap Adjustment Funding Source (Post-2035) Shall be the Director's discretion to use the investment earnings retained in GOA₇ and the funds within the SRA and SSA.
- 7. Rate of Funding for Cap Limitation on the amount (\$2 million per year) and timing of additional contributions to the GOA contained in Article 51(e)(3)(v) will be deleted. DWR will be able to use any amount of available 51(e) revenues to increase funds in the GOA up to the authorized maximum GOA funding level and such funding shall be subordinate to the annual rate management reductions to the water contractors.
- GOA Replenishment Replenishment of the use of GOA funds will come from charges to the
 water contractors to the extent the expended funds were spent on chargeable water supply
 purposes and from the SSA or other available revenues for GOA funds spent on nonchargeable expenditures.

DWR will not charge the Contractors to replenish the GOA for non-water supply costs.

9. GOA Reporting - DWR will prepare regular annnual reports on the GOA for the Director, which reports will be provided to shared with the water contractors through the SWRDS Finance Committee or a technical committee as directed by the SWRDS Finance Committee. Anytime the GOA is used, DWR will send a Notice to Contractors, notifying Contractors of the event. DWR shall provide written notification to the Members of the SWRDS Finance Committee within fifteen business days of the use of the GOA account.

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40. GOA Notice of Use – Anytime the GOA is used, DWR will send a Notice to Contractors, notifying Contractors of the event (Note: Reports to be provided to SWRDS Finance Committee pursuant to the above Item 9.)

- 104. **GOA Investment Earnings** shall be used as follows:
 - a) Funding GOA to authorized GOA funding level;
 - b) Transferred, at the discretion of the Director, to the SWRDS Support Account (SSA) and/or to the SWRDS Reinvestment Account (SRA).

III. OBJECTIVE 2B: ACCOUNTS (SSA, SRA, FCA)

<u>DWR shall establish the SRA and the SSA. Items which can be paid out of these accounts shall only be paid directly out of these accounts and not be paid out of Systems Revenue. (TO BE DISCUSSED.)</u>

A. SWRDS Reinvestment Account (SRA)

- Effective Date of SRA The SRA shall be established and take effect upon the effective date
 of the contract extension amendment.
- SRA Uses The primary purpose is to provide a <u>post-2035</u> SWRDS revenue stream by investing SRA funds in SWRDS facilities and programs.
- Funding Source At the discretion of the Director, the balance of available Article
 51(e)(1)(iii)(iii) revenues collected by the State pre-2035. (Article 51(e)(1)(ii) appears to be
 the appropriate reference.) The Director also has discretion to transfer funds from the SSA
 or the GOA.
- 4. Cap on SRA There will be no Cap or Cap Adjustments to the SRA.
- SRA Replenishment Does not apply given the nature of this account is to preserve and invest the SRA balance of Article 51(e)(1)(iii) collected by the State-Replenishment of the SRA will come from the return of principal, interest, and earnings on investments. in addition to transfers from other accounts such as the GOA. (TO BE DISCUSSED.)
- 6. **SRA Investments** At the discretion of the Director, authorized SRA investments shall be as follows:

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- a) Investment in SWRDS capital facilities, recovered at the prevailing municipal bond market rates corresponding to the SWRDS bond rating at the time of financing, in maturity ranges that may extend 10 to 50 years;
- b) Temporary financing in lieu of the SWRDS commercial paper program; and
- Allowable investments instruments per state government code for the SWRDS that generate a monetary return on investment.
- 7. **Use of SRA Investment EarningsFunds** At the discretion of the Director, the SRA funds, including but not limited to investment earnings, shall be used to:
 - a) Provide a source of replenishment funds to the SSA;
 - b) Provide a source of funds to be held in the SRA for investment purposes; and
 - c) Provide a funding source for funding level adjustments to the GOA.
- SRA Review The contractors SWRDS Finance Committee is are to be consulted through the SWRDS Finance Committee about the investments and activities to be funded from the SRA.
- SRA Reporting DWR will prepare regular reports on the SRA for the Director, which reports
 will be provided to shared with the water contractors through the SWRDS Finance
 Committee or a technical committee as directed by the SWRDS Finance Committee.

B. SWRDS Support Account (SSA)

- Effective Date of SSA The SSA shall be established and take effect upon the effective date
 of the contract extension amendment.
- 2. SSA Uses Pre-2035. The purpose of the SSA shall be to provide the solean source of funds to pay for non-reimbursable expenditures where there are no funds or revenue sources available to pay for such costs. If reimbursement or a source of revenue is received after the expenditure is incurred this revenue shall be deposited in the SSA costs of the System where there are no funds or revenue sources available to pay for such costs. These costs could be for any legally permissible activity for SWRDS which lacks a source of funding temporary or

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permanently. b) If reimbursement or a source of revenue is received after the expenditure is incurred this revenue shouldshall be included deposited in the SSA.

a) Non-reimbursable expenditures where there are no funds or revenue sources available to pay for such costs;

Reimbursable expenditures providing a Project-wide benefit that are normally billable to all Contractors, but which DWR has determined not to bill to any Contractor; or

a)b)Subject to the agreement of Contractors, reimbursable expenditures not providing a Project-wide benefit that are normally billable to only certain Contractors, but which DWR has determined not to bill to such Contractors

If reimbursement or a source of revenue is received after the expenditure is incurred this revenue shall be deposited in the SSA.

- a) The SSA shall be the sole source of funding, accounting, and reporting for all legally permissible activity for SWRDS expenditures without a source of revenue.
- If reimbursement or a source of revenue is received after the expenditure is incurred this revenue should be included in the SSA.
- SSA Uses Post-2035 The purpose of the SSA shall be to provide the sole source of funds to
 pay for non-reimbursable expenditures where there are no funds or revenue sources
 available to pay for such costs. If reimbursement or a source of revenue is received after the
 expenditure is incurred this revenue shall be deposited in the SSA.
- SSA Review The contractors are to be consulted through the SWRDS Finance Committee about the projects and activities to be funded from the SSA. (Note: Reports to be provided to SWRDS Finance Committee pursuant to the below item.)
- 4. 34.—SSA Reporting DWR will prepare regular reports on the SSA for the Director, which reports will be provided to shared with the water contractors through the SWRDS Finance Committee or a technical committee as directed by the SWRDS Finance Committee.

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- 455. Initial Cap \$60 million There would be no cap on the SSA.
- <u>566.</u> Cap Adjustment Determination No Adjustments, except following but this is subject to the review and recommendation of the SWRDS Finance Committee to the Director to make an adjustment.
- <u>67. Funding Source for Initial Funding</u> 51(e) revenues and/or the remaining balance of the Facilities Capital Account (FCA) once the FCA is closed.
 - 78. SSA Replenishment Shall be accomplished through 1) reimbursements received for expenditures made from the SSA; 2) at the discretion of the Director, transfers from the SRA and/or from the GOA's available investment earnings, 3) deposits, in the discretion of the Director, from other available <u>system-revenues not derived from Contractor revenues</u> and 34) interest and other investment income retained in the SSA. (TO BE DISCUSSED.) DWR will not charge the Contractors to replenish the SSA for non-water supply costs.

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- 89. SSA Interest Earnings At the Director's discretion, retained in the SSA to reduce the annual SRA replenishment requirement.
- 910. SSA Backstop The contract will prohibit the Department from billing the Contractors for any SSA funding or backstop. (TO BE DISCUSSED.)
- C. State Water Facilities Capital Account (FCA)
 - The State Water Facilities Capital Account (FCA) pursuant to Article 51(c)(2)(v) shall be reviewed by the SWRDS Finance Committee after five years from the date of the contract amendment to recommend to the Director whether or not it should continue through December 31, 2035 and on January 1, 2036 shall be closed and the balance of the account transferred to the State Water Resources Development Support Account State Water Resources Development Support Account (SSA)), provided that the Director will have the discretion to close the account and transfer the funds prior to January 1, 2036.

IV. OBJECTIVE 2C: FLOW OF FUNDS

A. Maintain the Monterey Amendment Article 51 Flow of Funds with the following edits/additions:

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- 1. Increase Annual Rate Reductions to \$6486448 million.
- To facilitate reporting, and prioritize funding and replenishment of the GOA, SSA, and SRA, fin the year of determination, fFollowing the \$6486448 million in annual rate reductions, the Director has shallthe discretion to have the discretion to allocate and transfer up to 80%available of the estimated balance of the balance of 51(e) revenues determine in Article 51(e)(1)(ii) only into one or more of the following three accounts: (TO BE DISCUSSED.)
 - a) General Operating Account (GOA)
 - b) SWRDS Support Account (SSA)
 - c) SWRDS Reinvestment Account (SRA)
- 3. In the year of reconciliation, no later than two years following the initial year of determination, following the \$64 million in annual rate reductions, the Director shall trueup, allocate, and transfer the remaining actual balance of 51(e) revenues into one or more of the following three accounts:
 - a) General Operating Account (GOA)
 - b) SWRDS Support Account (SSA)
 - c) SWRDS Reinvestment Account (SRA)
 - d) State Water Resources Development System for the return of transfers in excess of actual 51 (e) revenues for a given determination year.

This shall not preclude adjustments to the determination that areyears that are discovered in future years.

- 3. In the year of reconciliation, no later than two years following the initial year of determination, following the \$64 million in annual rate reductions, the Director shall trueup, allocate, and transfer the remaining actual balance of 51(e) revenues into one or more of the following three accounts:
 - a) General Operating Account (GOA)

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- b) SWRDS Support Account (SSA)
- c) SWRDS Reinvestment Account (SRA)
- d) State Water Resources Development System for the return of transfers in excess of actual 51 (e) revenues for a given determination year.

This shall not preclude adjustments to the determination years that are discovered in future years.

- 4. Contractors shall agree to forego additional rate management reductions including additional rate management reductions to make up for deficiencies in past projected rate management reductions or to provide any additional rate management reductions above \$6486448 million annually pursuant to Article 51(e)(3)(i)(ii)(iii)(iii)(iv)(vi). Effective with the contract amendment, Article 51(e)(3) shall be deleted.
- Contractors shall agree to waive and release certain claims that were reserved in the Tolling and Waiver Agreement executed in 2007 relating to: (TO BE DISCUSSED)
 - a) The use of bond proceeds to pay for recreation costs and the related adjustments made to the contractors bills;
 - b) Accounting for the costs of the San Joaquin Drainage Program and;
 - c) The adjustment of water supply responsibility for certain Delta Facilities (see Section 1(b)(2), (3), (4) and (5) of the Tolling and Waiver Agreement).
- 545. —Contractors shall agree to waive and release other issues related to:
- DWR's recent adjustment of the water contractors' responsibility for facilities south of Dos Amigos-and;
- b) DWR's treatment of energy from off-aqueduct power facilities.
- V. OBJECTIVE 2D: FINANCIAL MANAGEMENT
 - A. State Water Resources Development System Finance Committee

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- 1. Immediately, the Department of Water Resources shall establish a joint Department of Water Resources and Contractor finance committee (Committee).
- 2. The membership of the Committee shall include both representatives from the Department of Water Resources and representatives from the contractors.
- The primary purpose of the Committee shall be to make recommendations to the Director
 of the Department of Water Resources concerning the finances financial processes policies
 (TO BE DISCUSSED) of the State Water Resources Development System.
- 4. The Department of Water Resources and the Contractors water supply contract-shall describe the scope of the committee in a include a Committee charter, mutually agreeable to the Department of Water Resources and the Contractors, describing the scope of the Committee.
- 5.— (Note: The Contractors shall work with the Department to determine the appropriate language that would be included in the contract related to the Charter and Single Point of Authority for SWRDS finances.)

B. Single Point of Financial Authority for SWRDS

- DWR shall create and fill a position, reporting directly to the SWP Deputy Director, with the authority and responsibility to manage or to act as the designated SWP Deputy Director on the finances of the State Water Resource Development System. The responsibilities of this position shall include, but not be limited to, the following:
 - Responsible for presenting and reporting accurate and timely SWRDS actual and forecasted financial information to facilitate management decisions by both DWR and the State Water Project Contractors; and
 - b) Responsible for the oversight of the SWRDS current and future financial condition including water sales, financial and managerial accounting, debt financing, capital infrastructure, energy portfolios, financial policies, and treasury and investments management. (Note: To be addressed in committee charter.)

VI. OBJECTIVE 2E: SUPPLEMENTAL BILLING

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A. Supplemental Billing

Eliminate tThe supplemental billing provisions authorized under Article 51(c)(4) shall remain
in effect through December 31, 2035, unless the Director determines in his or her discretion
to eliminate the use of supplemental billing prior to that date or upon Director's acceptance
of a recommendation from the SWRDS Finance Committee. shall remain effective through
December 31, 2035. This provision may only be used once all System cash balances are
exhausted.

VI. OBJECTIVE 2F: 51(e) REVENUE LIMITATIONS

A. DWR shall not use 51(e) Revenues to pay for reimbursable water supply costs in-lieu of seeking reimbursement from Contractors without Contractor approval.

VII. OBJECTIVE 2G: REPORTING REQUIREMENTS

Contractors will provide more detail at the next meeting.

VIII. OBJECTIVE 3A: SIMPLIFICATION OF BILLING

A. Implement the Freeze-Go Billing Methodology

- Methodology will freeze all costs incurred prior to January 1, 2016, and continue repayment consistent with current contract terms.
- 2. Methodology will recover all costs incurred after December 31, 2015, by converting and authorizing repayment on a Pay-As-You-Go methodology.
- 3. Amend the definition of the Project Repayment Period to apply only to those costs incurred prior to January 1, 2016.
- 4. The term of the Project Repayment Period, January 1, 1961 through December 31, 2035, will remain the same.
- 5. The Water Systems Revenue Bond Surcharge will apply only to those costs incurred prior to January 1, 2016 and will terminate at the completion of the Project Repayment Period.
- 6. Amend the definition of the Project Interest Rate to apply only to those costs incurred prior to January 1, 2016. The Project Interest Rate will remain 4.610%.

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B. Defining the Pay-As-You-Go Repayment of Costs Incurred Post-2015

- 1. The annual cost recovery within a bill year for estimated annual operation, maintenance, power, and replacement costs for project conservation facilities.
- 2. The annual recovery of actual debt service, created by SWRDS financing activities, within a bill year for financed capital transportation and conservation facilities.
- Other costs, including capital costs not being financed, that are appropriately allocated to reimbursable water supply. (SRA debt service is covered in item C.2 below)
- Other costs, including capital costs not being financed, that are appropriately allocated to reimbursable water supply subject to agreement of the Contractors.

C. Defining the Pay-As-You-Go Repayment of Actual Debt Service from SWRDS Financing Post-2015 Capital Costs

- 1. Authorize SWRDS to finance 100% of all capital costs.
- 2. Authorize SWRDS to use various methods of financing including Water System Revenue Bonds and SRA, with each method providing an annual repayment schedule which includes a principal and interest component over the life of the financing.
- 3. Authorize SWRDS to bill an amount that is equal to the accumulated annual debt service payments due per the debt service schedules or matching dollar for dollar the SWRDS annual debt service payments including the bond cover requirements, providing 100% capital cost recovery at the financed interest rate over the term of the financing while meeting the additional bond debt cover requirements.

VIII. OBJECTIVE 3B: REPLACEMENT ACCOUNTING SYSTEM (RAS)

A. Elimination of the Replacement Accounting System (RAS)

- Eliminate the Replacement Accounting System (RAS) for Transportation and Conservation
 Facilities with the intent to have replacement costs treated as a minimum or capital cost.
- The unencumbered cash balance of the RAS funds are to be returned to the SWP Contractors using the RAS allocation methodology.

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IX. OBJECTIVE 3C: ARTICLE 1 (hh)

A. Expanding Water System Facilities Authorized to be Financed by Water System Revenue Bonds Under Article 1(hh)

- Eliminate the January 1, 1987 date for existing facilities within Article 1(hh)(8); provision to now read as follows, "Finance all repairs, additions, and betterments to conservation or transportation facilities and to all other facilities described in this sub-article (hh) except for item (5) the land acquisition prior to December 31, 1995 for the Kern Fan Element of the Kern Water Bank."
- 2. Add provision to Expand 1(hh) to include "Finance all other capital projects (i.e. projects and programs for which revenue bonds can be sold) mutually agreed upon in writing by DWR and 80% of the affected Contractors, provided that the approving Contractors' Table A amounts exceed 80% of the Table A amounts representing all affected Contractors". "Affected Contractors" mean those contractors which would be obligated to pay a share of the debt service for such project.

X. OBJECTIVE 3D: BILLING AUTHORIZATION

A. Contractors' Liability to the Return to the State

1. The Department shall not charge the SWP Contractors for non-water supply costs or reallocate non-water supply costs to water supply as the result of non-recovery from a non-water supply beneficiary. (THIS IS A PLACEHOLDER)It is recognized, there shall be incorporated in the planning, construction of the State Water Project those features that the department, after giving full consideration to any recommendations which may be made by the Department of Fish and Wildlife, the Department of Parks and Recreation, any federal agency, and any local governmental agency with jurisdiction over the area involved necessary or desirable to permit, on a year round basis, full utilization of the project for the enhancement of fish and wildlife and for recreational purposes to the extent that those features are consistent with other uses of the project.

Such recreational purposes include, but are not limited to, those recreational pursuits generally associated with the out-of-doors, such as camping, picnicking, fishing, hunting, water contact sports, boating, and sightseeing, and the associated facilities of campgrounds, picnic areas,

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water and sanitary facilities, parking areas, viewpoints, boat launching ramps, and any others necessary to make project land and water areas available for use by the public.

Costs incurred for the development of public recreation and the enhancement of fish and wildlife shall not be included in the prices, rates, and charges for water and power, and shall be costs that are not reimbursable by the contractors.

In the event it is determined that costs for the development of public recreation and the enhancement of fish and wildlife are included in the charges for water and power, the contractors, after notifying the Department, may deduct the costs from the water and power charges without the need to file a notice protest in accordance with Articles 29 (i), and without penalty and payment obligation as set out in Articles 32, 33, and 34:

It is recognized, there shall be incorporated in the planning, construction of the State Water Project those features that the department, after giving full consideration to any recommendations which may be made by the Department of Fish and Wildlife, the Department of Parks and Recreation, any federal agency, and any local governmental agency with jurisdiction over the area involved necessary or desirable to permit, on a year-round basis, full utilization of the project for the enhancement of fish and wildlife and for recreational purposes to the extent that those features are consistent with other uses of the project.

Such recreational purposes include, but are not limited to, those recreational pursuits generally associated with the out-of-doors, such as camping, picnicking, fishing, hunting, water contact sports, boating, and sightseeing, and the associated facilities of campgrounds, picnic areas, water and sanitary facilities, parking areas, viewpoints, boat launching ramps, and any others necessary to make project land and water areas available for use by the public.

XI. OBJECTIVE 4: BDCP AND DHCCP PARTICIPATION

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